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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/751,197	01/02/2004	Sean William Tucker	10017979-5	2535	
7:	590 01/06/2006	EXAMINER			
HEWLETT-PACKARD COMPANY			FERGUSON, MICHAEL P		
Intellectual Pro P. O. Box 2724	perty Administration 00		ART UNIT	PAPER NUMBER	
Fort Collins, CO 80527-2400			3679		

DATE MAILED: 01/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

ì			Application No.		Applicant(s)			
Office Action Summary		10/751,197		TUCKER, SEAN WILLIAM				
		Examiner		Art Unit				
			Michael P. Fergu		3679			
Period fo	The MAILING DATE of this communi or Reply	cation appe	ears on the cover	sheet with the c	orrespondence ac	idress		
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA Insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum sta- re to reply within the set or extended period for reply reply received by the Office later than three months at ed patent term adjustment. See 37 CFR 1.704(b).	AILING DA of 37 CFR 1.136 unication. tutory period will will, by statute, o	TE OF THIS CC 6(a). In no event, howe Il apply and will expire scause the application to	MMUNICATION ever, may a reply be tim SIX (6) MONTHS from b become ABANDONE	L. lely filed the mailing date of this c (35 U.S.C. § 133).	,		
Status								
1)⊠	Responsive to communication(s) file	d on 31 Oc	toher 2005					
·	Responsive to communication(s) filed on <u>31 October 2005</u> . This action is FINAL . 2b) ☐ This action is non-final.							
. —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
· ·	Claim(s) 1-12 is/are pending in the a	pplication						
• —	4a) Of the above claim(s) is/are withdrawn from consideration.							
	☐ Claim(s) is/are allowed.							
6)🛛	Claim(s) <u>1-12</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restrict	tion and/or	election require	ment.				
Applicati	on Papers							
9)[The specification is objected to by the	Examiner.						
10)🛛	The drawing(s) filed on <u>02 January 20</u>	004 is/are:	a)⊠ accepted o	or b)□ objected	to by the Examin	ier.		
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including	the correction	on is required if the	e drawing(s) is obj	ected to. See 37 C	FR 1.121(d).		
11)	The oath or declaration is objected to	by the Exa	aminer. Note the	attached Office	Action or form P	ΓΟ-152.		
Priority ι	ınder 35 U.S.C. § 119							
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
* 0	application from the Internation		•	• • •	.			
	ee the attached detailed Office action	i ioi a list o	n the certified co	pies not receive	a.			
Attachmen	t(s)							
_	e of References Cited (PTO-892)		4) 🔲	Interview Summary	(PTO-413)			
_	e of Draftsperson's Patent Drawing Review (PT	•		Paper No(s)/Mail Da	te	O-152)		
	nation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date		5) Notice of Informal Patent Application (PTO-152) 6) Other:					

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DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Claim Objections

2. Claims 11 and 12 are objected to because of the following informalities:

Claim 11 (line 1) recites "wherein each of said bracket brackets comprises including a pair". It should recite --wherein said brackets comprise a pair--.

Claim 12 (line 1) recites "comprises rigid fasteners". It should recite --comprises a rigid fastener--.

Claim 12 (line 3) recites "wherein the first legs". It should recite --wherein the second legs--.

For the purpose of examining the application, it is assumed that appropriate correction has been made.

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Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-3 and 5-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Ishikura et al. (US 5,558,405).
- As to claim 1, Ishikura et al. disclose a fastening system comprising:

 a means **5,51** for rotatably attaching a first mount bracket **2,3,11** (elements **2,3,11** defining a mount bracket) to a first assembly **4**;

a means **5,51** for rotatably attaching a second mount bracket **12,33** (elements **12,33** defining a mount bracket) to a second assembly **4**; and

a means **32** for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis (first mount bracket **2,3,11** and second mount bracket **12,33** being capable of assuming at least two positions along a rotational axis; Figures 1-6).

As to claim 2, Ishikura et al. disclose a fastening system wherein the first mount bracket **2,3,11** is connected to the second mount bracket **12,33** by a rigid attachment comprising a machine screw **32** (Figure 4).

As to claim 3, Ishikura et al. disclose a fastening system wherein the first 2,3,11 and second 12,33 mount brackets have a common axis (bolts 21) of rotation about which the rigid attachment 32 rotates (Figures 3 and 4).

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As to claim 5, Ishikura et al. disclose a fastening system wherein the means 32 for connecting comprises means for enabling the first mount bracket 2,3,11 and the second mount bracket 12,33 to rotate together about a common axis (bolts 21; Figures 3 and 4).

As to claim 6, Ishikura et al. disclose a fastening system wherein the means 32 for connecting comprises means for separating a portion 11 of the first mount bracket 2,3,11 from a portion 12 of the second mount bracket 12,33 by space (Figure 3).

As to claim 7, Ishikura et al. disclose a fastening system wherein at least one of the means **5,51** for rotatably attaching comprises an assembly screw **51** and an insert **5** (Figure 3).

As to claim 8, Ishikura et al. disclose a fastening system wherein the insert **5** is a threaded insert and the assembly screw **51** screws into the threaded insert (Figure 3).

As to claim 9, Ishikura et al. disclose a fastening system wherein connecting means comprises a machine screw **32** (Figure 4).

As to claim 10, Ishikura et al. disclose a fastening system wherein the first mount bracket **2,3,11** further comprises at least one means **2,3** for manually grasping and positioning of the fastening system (Figure 2).

5. Claims 1-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Carter (US 5,797,412).

As to claim 1, Carter discloses a fastening system comprising:

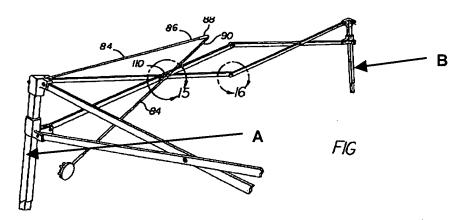
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a means **67,70** (Figure 6) for rotatably attaching a first mount bracket **54,130** (Figure 16) to a first assembly **A,22** (Figure 13; Figure 14 reprinted below with annotations);

a means 67,70 for rotatably attaching a (another) second mount bracket 54,130 to a second assembly B,22; and

a means **136** for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis (first mount bracket **54,130** and (another) second mount bracket **54,130** being capable of assuming at least two positions along a rotational axis; Figures 6,13,14 and 16).



As to claim 2, Carter discloses a fastening system wherein the first mount bracket **54,130** is connected to the second mount bracket **54,130** by a rigid attachment comprising a machine screw **136** (Figure 16).

As to claim 3, Carter discloses a fastening system wherein the first **54,130** and second **54,130** mount brackets have a common axis (bolt **136**) of rotation about which the rigid attachment rotates (Figure 16).

As to claim 4, Carter discloses a fastening system wherein the first **54,130** and second **54,130** mount brackets each comprise first **122,54** and second **128**

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perpendicular arm portions, the first arm portions **122,54** having means **67,70** for fastening structures for rotatably securing the first and second mount brackets to respective structures **22** and the second arm portions **128** comprising a rigid attachment **136** (Figures 6,13 and 16).

As to claim 5, Carter discloses a fastening system wherein the means **136** for connecting comprises means for enabling the first mount bracket **54,130** and the second mount bracket **54,130** to rotate together about a common axis (bolt **136**; Figure 16).

As to claim 6, Carter discloses a fastening system wherein the means **136** for connecting comprises means for separating a portion **122,54** of the first mount bracket **54,130** from a portion **122,54** of the second mount bracket **54,130** by space (Figure 6).

As to claim 7, Carter discloses a fastening system wherein at least one of the means **67,70** for rotatably attaching comprises an assembly screw **67** and an insert **70** (Figure 6).

As to claim 8, Carter discloses a fastening system wherein the insert **70** is a threaded insert and the assembly screw **67** screws into the threaded insert (Figure 6).

As to claim 9, Carter discloses a fastening system wherein connecting means comprises a machine screw **136** (Figure 16).

As to claim 10, Carter discloses a fastening system wherein the first mount bracket **54,130** further comprises at least one means **54** for manually grasping and positioning of the fastening system (Figure 13).

As to claim 11, Carter discloses a fastening system wherein the brackets comprise a pair of L-brackets 130, each of the L-brackets having a first leg 128 and a second leg 122,54 (Figure 16).

As to claim 12, Carter discloses a fastening system wherein the connecting means **136** comprises a rigid fastener for removably joining together the first legs **128** of the L-brackets **130**, wherein the second legs **122,54** of the L-brackets are separated by space (Figure 16).

Response to Arguments

6. Applicant's arguments filed October 31, 2005 have been fully considered but they are not persuasive.

As to claim 1, Attorney argues that:

Ishikura et al. do not disclose a fastening system comprising a means for rotatably attaching a first mount bracket to a first assembly; a means for rotatably attaching a second mount bracket to a second assembly; and a means for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis.

Examiner disagrees. As to claim 1, Ishikura et al. disclose a fastening system comprising a means 5,51 for rotatably attaching a first mount bracket 2,3,11 (elements 2,3,11 defining a mount bracket) to a first assembly 4; a means 5,51 for rotatably attaching a second mount bracket 12,33 (elements 12,33 defining a mount bracket) to a second assembly 4; and a means 32 for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis (first mount bracket

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2,3,11 and second mount bracket 12,33 being capable of assuming at least two positions along a rotational axis; Figures 1-6).

As to claim 1, Attorney argues that:

Carter does not discloses a fastening system comprising a means for rotatably attaching a first mount bracket to a first assembly; a means for rotatably attaching a second mount bracket to a second assembly; and a means for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis.

Examiner disagrees. As to claim 1, Carter discloses a fastening system comprising a means 67,70 (Figure 6) for rotatably attaching a first mount bracket 54,130 (Figure 16) to a first assembly A,22 (Figure 13); a means 67,70 for rotatably attaching a (another) second mount bracket 54,130 to a second assembly B,22; and a means 136 for connecting the first mount bracket to the second bracket in at least two positions along a rotational axis (first mount bracket 54,130 and (another) second mount bracket 54,130 being capable of assuming at least two positions along a rotational axis; Figures 6,13,14 and 16).

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael P. Ferguson whose telephone number is (571)272-7081. The examiner can normally be reached on M-F (8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on (571)272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MPF

01/03/06

DANIEL P. STODOLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

Daniel P Stodola